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Attorneys for Defendant
AARON LEWIS MCLAUGHLIN

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF NEVADA**

UNITED STATES OF AMERICA,

Plaintiff,

vs.

AARON LEWIS MCLAUGHLIN,

Defendant.

Case No. 2:19-cr-00121-^{CDS}~~JAD~~-BNW¹

**STIPULATION TO CONTINUE PLEA
HEARING**

IT IS HEREBY STIPULATED AND AGREED, by and between Plaintiff United States of America, by and through its counsel of record, the United States Attorney for the District of Nevada and Assistant United States Attorney Edward Veronda, and Defendant
1 Counsel are reminded, pursuant to ECF No. 36, this case is assigned to Judge Cristina D. Silva. All documents must bear the correct case number 2:19-cr-00121-CDS-BNW.

STIPULATION TO CONTINUE PLEA HEARING

1 Aaron Lewis McLaughlin (“Defendant”), by and through his counsel of record, Ninaz
2 Saffari, Hagop Kuyumjian, and Lance J. Hendron (“Defense Counsel”), that the plea hearing
3 set for August 22, 2022 at 9:30 a.m., be vacated and continued to August 25, 2022, August
4 26, 2022, or a date and time convenient with the Court and parties.

5 IT IS FURTHER STIPULATED AND AGREED, that a signed plea agreement has
6 been submitted in this matter.

- 7 1. Ninaz Saffari and Hagop Kuyumjian (“Los Angeles Defense Counsel”) substituted
8 into this case in June 2021.
- 9 2. The additional time requested herein is not sought for purposes of delay, but to
10 allow Los Angeles Defense Counsel sufficient time within which to be able to
11 appear in Nevada District Court for the change of plea hearing.
- 12 3. The Defendant is not incarcerated and does not object to a continuance.
- 13 4. Defendant believes that failure to grant the continuance will deny him continuity
14 of counsel and adequate representation.
- 15 5. The parties agree to the continuance.
- 16 6. The parties make this stipulation in good faith and not for the purposes of
17 unnecessary delay.
- 18 7. Additionally, denial of this request for continuance could result in a miscarriage of
19 justice. The additional time requested by this Stipulation is excludable in
20 computing the time within which the trial herein must commence pursuant to the
21 Speedy Trial Act, Title 18, United States Code, Section 3161(h)(7)(A), considering
22 the factors under Title 18, United States Code, Section 3161(h)(7)(B)(i), (iv).

1 This is the six stipulation to continue filed and the second stipulation to continue since
2 the execution of the plea agreement.

3 IT IS SO STIPULATED.

4 DATED: August 4, 2022

UNITED STATES ATTORNEY

5
6 /s/

EDWARD VERONDA
Attorney for Plaintiff
UNITED STATES OF AMERICA

9 DATED: August 4, 2022

THE SAFFARI LAW FIRM

11 /s/

NINAZ SAFFARI
Attorney for Defendant
AARON LEWIS MCLAUGHLIN

14 THE KUYUMJIAN FIRM, APC

16 /s/

HAGOP KUYUMJIAN
Attorney for Defendant
AARON LEWIS MCLAUGHLIN

19 HENDRON LAW GROUP, LLC

21 /s/

LANCE J. HENDRON
Attorney for Defendant
AARON LEWIS MCLAUGHLIN

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22 Attorneys for Defendant
23 AARON LEWIS MCLAUGHLIN

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UNITED STATES DISTRICT COURT
FOR THE CENTRAL DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA,

Plaintiff,

vs.

AARON LEWIS MCLAUGHLIN,

Defendant.

Case No. 2:19-cr-00121-^{CDS}~~JAD~~-BNW

**FINDINGS OF FACT,
CONCLUSIONS OF LAW, AND
ORDER**

FINDINGS OF FACT

Based on the pending Stipulation of counsel, and good cause appearing therefore, the Court finds that:

1. The parties have executed a plea agreement. The parties are seeking time to schedule a change of plea hearing.
2. Ninaz Saffari, Hagop Kuyumjian, and Lance J. Hendron (“Defense Counsel”) currently represent Defendant Aaron Lewis McLaughlin (“Defendant”).
3. Ninaz Saffari and Hagop Kuyumjian (“Los Angeles Defense Counsel”) substituted into this case in June 2021.
4. Ninaz Saffari and Hagop Kuyumjian (“Los Angeles Defense Counsel”) substituted into this case in June 2021.
5. The additional time requested herein is not sought for purposes of delay, but to allow Los Angeles Defense Counsel sufficient time within which to be able to appear in Nevada District Court for the change of plea hearing.
6. The Defendant is not incarcerated and does not object to a continuance.
7. Defendant believes that failure to grant the continuance will deny him continuity of counsel and adequate representation.
8. The parties agree to the continuance.
9. The parties make this stipulation in good faith and not for the purposes of unnecessary delay.
10. Additionally, denial of this request for continuance could result in a miscarriage of justice. The additional time requested by this Stipulation is excludable in computing the time within which the trial herein must commence pursuant to the Speedy Trial Act, Title 18, United States Code, Section 3161(h)(7)(A), considering the factors under Title 18, United States Code, Section 3161(h)(7)(B)(i), (iv).

CONCLUSIONS OF LAW

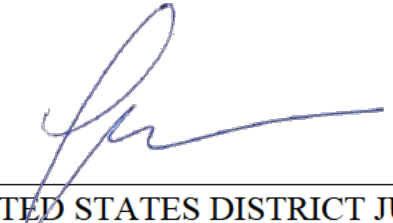
The ends of justice served by granting said continuance outweigh the best interest of the public and the defendant in a speedy trial, since the failure to grant said continuance would be likely to result in a miscarriage of justice, would deny the parties herein sufficient time and the opportunity within which to be able to effectively and thoroughly prepare for trial, taking into account the exercise of due diligence.

1 The continuance sought herein is excusable under the Speedy Trial Act, Title 18,
2 United States Code, Section § 3161 (h)(7)(A), when the considering the factors under Title
3 18, United States Code, § 3161(h)(7)(B)(i), (iv).

4 **ORDER**

5 IT IS THEREFORE ORDERED that the plea hearing scheduled for August 22, 2022,
6 at the hour of 9:30 a.m., be vacated and continued to August 25, 2022 at the hour of
7 1 : 30 P.m.

8 DATED this 4th day of August 2022.

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UNITED STATES DISTRICT JUDGE